Approved For Release 2005/03/24 : CIA-RDP81-00818R000100060035-04-1170

## CENTRAL INTELLIGENCE AGENCY WASHINGTON, D.C. 20505

Thaddeus J. Dedwhi

Honorable Jerome R. Waldie, Chairman Subcommittee on Retirement and Employee Benefits Committee on Post Office and Civil Service House of Representatives Washington, D. C. 20515

Dear Mr. Chairman:

We wish to submit our views on a bill, S. 1688, "To protect the civilian employees of the executive branch of the U.S. Government in the enjoyment of their constitutional rights and to prevent unwarranted governmental invasion of their privacy," which recently passed the Senate and has been referred to your sommittee.

This Agency is deeply committed to enhancing the morale, discipline and professionalism of Agency employees and to the extent that these qualities are dependent upon a proper regard for individual privacy, we are in agreement with the underlying principle of the bill. However, certain of its provisions could seriously impair our capability to protect intelligence sources and methods from unauthorized disclosure.

In this connection, the National Security Act of 1947, as amended, provides:

"... That the Director of Central Intelligence shall be responsible for protecting intelligence sources and methods from unauthorized disclosure; ...." (50 U.S.C. 403(d)(3)).

In addition, the Central Intelligence Agency Act of 1949 provides:

"In the interests of the security of the foreign intelligence activities of the United States and in order further to implement the provisio of section 403(d)(3) of this title that the Director of Central Intelligence shall be responsible for protecting intelligence sources and methods from unauthorized disclosure, the Agency shall be exempted from the provisions of any law which requires the publication, or disclosure of the organization, functions, names, official titles, salaries, or numbers of personnel employed by the Agency..." (50 U.S. C. 403g)

S. 1688 specifically authorizes adversary procedures which pose a serious paradox--the Agency must either remain silent in the face of unfounded allegations (with the alleged offending officer taking the consequences of the sanctions embodied in the bill), or it must divulge information which it is obligated by statute to protect, and disclosure of which might damage the national intelligence effort.

Enactment of the bill in its present form would be a most serious obstacle to the effective protection of intelligence sources and methods. The bill would weaken the Agency's efforts to prevent penetration by a hostile intelligence service, to ensure that its employees are suitable in all respects for employment in this sensitive Agency, and in general make it much more difficult for the Director of Central Intelligence to discharge his responsibilities under existing law. The partial exemptions granted the Agency under the bill are inadequate.

I have reviewed the position taken on this legislation by my predecessors, and concur in their position that the Agency be fully exempted from the bill as is the Federal Bureau of Investigation. I would appreciate the opportunity to testify on the bill before your Subcommittee to further emphasize our concerns. The Office of Management and Budget has advised that there is no objection to the submission of this report from the standpoint of the Administration's program.

Sincerely,

W. E. Colby Director

	ROUTING	G AND	RECORE	O SMEET	
BJECT: (Optional)					
S. 1688, Ervin Bill					
ROM: Office of Legislative Counsel 7D43 Hq			EXTENSION	NO. 74-1170	
				DATE 1 April 1974	
: (Officer designation, room number, and	n.	ATE			
ding)	RECEIVED FORWARDED		OFFICER'S INITIALS	COMMENTS (Number each comment to show from whom to whom. Draw a line across column after each comment.)	
DDM C		1	2		
$\begin{array}{c} \text{DDM&S} \\ \text{7D18} \end{array}$	14/2	120		Attached for your concurrence is a proposed letter to	
				Representative Waldie from the	
				Director on the Ervin bill -	
				Invasion of Privacy.	
				GEORGE L. CARY	
OLC -				Legislative Counsel	
OLC - 1043 Hg.				lane me commentes	
12 1 Y				have me commentes	
•				1 su asestions	
				or keeps	
•				(1)	
				S <sup>1</sup>	
		_		] ) to C	
•					
				yan old	
).					
				Collierouse	
				Jose Concurrence Bept 74.	
				1	
		<u> </u>			
١.					
				-	
5.		1			

STAT

	ROUTING	G AND	RECOR	D SMEET	
BJECT: (Optional)	<u> </u>				
S. 1688, Ervin Bill					
Office of Legislative Counsel			EXTENSION	NO. Ala 74-0598	
7D43 Hq				DATE 1 April 1974	
: (Officer designation, room number, and lding)		ATE FORWARDED	OFFICER'S INITIALS	COMMENTS (Number each comment to show fro to whom. Draw a line across column after each	om whom comment.)
OGC	RECEIVED	FORWARDED			
Attn: Mr. Warner	12/14	A		Attached for your concurren is a proposed letter to	ce
Ju	7	7/5		Representative Waldie from	the
Dom		7/3/74	X -	Director on the Ervin bill - Invasion of Privacy.	
				,	] s
				V GEORGE L. GARY	
010				Legislative Counsel	
				CONCOR-	
					S
			<del></del>		
•					
				_	
•					
				-	
				_	
j.		-	<u> </u>	-	
				·	